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Date: May 22, 1996

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Hon. Commissioner of Patents  
and Trademarks  
Washington, D.C. 20231

Sir:

**EXPRESS MAILING CERTIFICATE**

Applicant: **Marc K. Roberts, Matthew A. Chikosky, Jerry A. Speas!**

Serial No. (if any):

For: **ELECTRONIC STILL VIDEO CAMERA WITH DIRECT PERSONAL COMPUTER (PC) COMPATIBLE DIGITAL FORMAT OUTPUT**

Docket: **9329-001COE**

Attorney: **Gordon K. Harris, Jr.**

"Express Mail" Mailing Label Number ..... EG 619 905 968 US

Date of Deposit ..... **May 22, 1996**

I hereby certify and verify that the accompanying Request for continuation application under 37 C.F.R. §1.60 (in triplicate); copy of originally filed prior application including Declaration; 11 sheets of formal drawings; Preliminary Amendment (7 pages); check in the amount of \$1090.00 for government filing fee, are being deposited with the United States Postal Service "Express Mail Post Office To Addressee" service under 37 C.F.R. 1.10 on the date indicated above and is (are) addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Signature of Person Mailing Document(s)

\$ 1090.00 101 A  
18/651562Attorney Docket No. 9329001COE

Hon. Commissioner of Patents and Trademarks  
Washington, D.C. 20231

Sir:

This is a request for filing a [x] continuation / [ ] divisional application under 37 CFR 1.60 of pending prior application Serial No. 08/098,787, filed July 29, 1993, entitled

**ELECTRONIC STILL VIDEO CAMERA WITH DIRECT PERSONAL  
COMPUTER (PC) COMPATIBLE DIGITAL FORMAT OUTPUT**

*I.W. et al.*

naming as inventor(s) Marc K. Roberts, Matthew A. Chikosky and Jerry A. Speas!

1.  Enclosed is a copy of the prior application as originally filed (including the Oath or Declaration and 11 sheets of drawings), which the undersigned verifies as a true copy.
2.  11 sheets of formal drawings are enclosed herewith.
3.  Amend the specification by inserting before the first line the sentence:

*John SP  
A  
Conceal*

--This is a [x] continuation / [ ] division of United States patent application Serial No. 08/098,787 filed July 29, 1993, which is a continuation of United States patent application Serial No. 07/878,603, filed May 5, 1992, now abandoned, which is a continuation of United States patent application Serial No. 07/615,848, filed November 20, 1990 and now U.S. Patent No. 5,138,459.

4.  Cancel in this application original claims 2-20 of the prior application before calculating the filing fee. (At least one original independent claim must be retained for filing date purposes.)
5.  A preliminary amendment is enclosed.

Adjustment Date: 04/03/2000 BNICKSON Nm/Nb: 08651562  
06/05/1996 340SD 0000003201 FC:101 -1090.00 0

Repin. Ref: 04/03/2000 BNICKSON 0017323900  
DA# 080750 Name/Number: 08651562  
FC: X04 \$1090.00 CR

04/03/2000 BNICKSON 00000002 080750 08651562	01 FC:103 132.00 CH
	02 FC:102 234.00 CH
	03 FC:101 750.00 CH

18

**TOTAL CLAIMS NOW IN APPLICATION**

<b>FEE CALCULATION</b>	Number Filed	Number Extra	Basic Fee \$750.00
Total Claims	26 - 20 = 6	× \$22.00 = 132.00	
Independent Claims	6 - 3 = 3	× \$78.00 = 234	228.00
Multiple Dependent Claim(s) Used		\$250.00	= n/a
<b>FILING FEE - NON-SMALL ENTITY</b>			<b>\$1090.00</b>
Reduction by 1/2 for filing by small entity			
[ ] Verified Statement enclosed.			n/a
[ ] Verified Statement filed in parent.			
<b>TOTAL</b>			<b>\$1090.00</b>

- 6a. [x] A check is enclosed to cover the fees as calculated above. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 08-0750. A duplicate copy of this document is enclosed.
- 6b. [X] The Commissioner is authorized to charge any additional fees which may be required, or credit overpayment to Account No. 08-0750. A duplicate copy of this document is enclosed.
- 6c. [ ] The fees calculated above are to be charged to Deposit Account No. 08-0750. A duplicate copy of this document is enclosed.
7. [ ] **Foreign Priority:** Priority of application Serial No. \_\_\_\_\_  
filed on \_\_\_\_\_ in \_\_\_\_\_  
is claimed under 35 U.S.C. 119(a)-(d).
8. [ ] **Provisional Application Priority:** Priority based on United States Provisional Application No. \_\_\_\_\_, filed \_\_\_\_\_,  
is claimed under 35 U.S.C. 119(e).
9. [x] The prior application is assigned of record to **St. Clair Intellectual Property Consultants, Inc.**, Reel: **7803**, Frame(s) **0944**.

10. [x] The power of attorney in the prior application is to the undersigned and others and the correspondence address is as below. Continue to address all correspondence to this address.

[ ] The power appears in the original papers of the prior application.

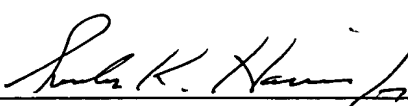
[x] Since the power does not appear in the original papers, a copy of the power in the prior application is enclosed.

11. [x] An Express Mailing Certificate is enclosed.

12. [ ] Other \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

If for some reason applicant has not requested a sufficient extension of time in the parent application, and/or has not paid a sufficient fee for any necessary response in the parent application and/or for the extension of time necessary to prevent the abandonment of the parent application prior to the filing of this application, please consider this as a Request for an Extension for the required time period and/or authorization to charge our Deposit Account No. 08-0750 for any fee which may be due. This form is being filed in triplicate: one copy for this application; one copy for use in connection with the Deposit Account (if applicable); and one copy for the above-mentioned parent application (if an extension of time is necessary).

The undersigned declare further that all statements made herein of his or her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

  
Gordon K. Harris, Jr.  
Reg. No. 28,615

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Date May 22, 1996